If to the Enron Parties, to:

Enron Corp. 1221 Lamar Street Suite 1600 Houston, TX 77010

Attention: General Counsel Telecopy: (713) 853-3129

with a copy to:

Weil, Gotshal & Manges LLP 767 Fifth Avenue New York, NY 10153 Attention: Brian S. Rosen, Esq. Telecopy: (212) 310-8007

- and -

Milbank Tweed Hadley & McCloy LLP One Chase Manhattan Plaza New York, NY 10005 Attention: Susheel Kirpalani, Esq. Telecopy: (212) 822-5234

If to a Choctaw Party or a Zephyrus Party, to:

such Choctaw/Zephyrus Party at the address shown for such holder on Schedule 6.11 hereof, to the attention of the person who has signed this Agreement on behalf of such holder

with a copy to:

Kelley Drye & Warren LLP 101 Park Avenue New York, NY 10178 Attention: Mark Bane, Esq. Telecopy: (212) 808-7897

- and-

Kramer Levin Naftalis & Frankel, LLP 919 Third Avenue New York, NY 10022 Attention: Thomas Mayer, Esq. Telecopy: (212) 715-8000

If to Sequoia, to:

Sequoia Financial Assets LLC 1221 Lamar Street Suite 1600 Houston, TX 77010 Attention: General Counsel Telecopy: (713) 853-3129

If to Cherokee, to:

Cherokee Finance V.O.F. i.l. 1221 Lamar Street Suite 1600 Houston, TX 77010 Attention: General Counsel Telecopy: (713) 853-3129

If to EFP, to:

Enron Finance Partners, LLC 1221 Lamar Street Suite 1600 Houston, TX 77010 Attention: General Counsel Telecopy: (713) 853-3129

Section 6.12 <u>Further Assurances</u>. Each of the Parties hereto agrees to execute and deliver, or to cause to be executed and delivered, all such instruments, and to take all such action as the other Parties may reasonably request in order to effectuate the intent and purposes of, and to carry out the terms of, this Agreement, including, without limitation, such instruments or documents in connection with the assignment of promissory notes, accounts receivable and other obligations attendant to the transactions contemplated herein.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed as of the date set forth above.

NRON CORP., as Debtor in Possession

Name: Raymond M. Bowen, Jr.

Title: Executive Vice President,

Chief Executive Officer and

Treasurer

| ENRON NORTH | AMERICA | CORP | • |
|--------------------|----------------|------|---|
| as Debtor in Posse | ession | | |

| Ву: | <u> </u> | <u> </u> | | Mus |
|-------|----------|-----------------|----------|-----|
| Nam | e: David | d C. Williams | | MKW |
| Title | · Agen | it and Attorney | _in_Fact | |

ENRON POWER MARKETING, INC., as Debtor in Possession

| y: | · · | | MKW |
|--------|-------|----------------------|-----|
| Name: | David | C. Williams | NOW |
| Title: | Agent | and Attorney-in-Fact | |

CHEYENNE FINANCE S.a.r.1.

-MKN By:____ Name: K. Wade Cline Title: Sole Manager

SEQUOIA FINANCIAL ASSETS, LLC

| By:_ | | MKN | 1 |
|------|--------|----------------------------|---|
| • | Name: | K. Wade Cline | |
| | Title: | Agent and Attorney-in-Fact | |

CHEROKEE FINANCE V.O.F. i.l.

By: JPMORGAN CHASE BANK, as holder of the claim in respect of the Cherokee Preferred Interests and as Agent for the Choctaw Lenders

| By: | |
|-------|----|
| Nam | e: |
| Title | • |

| ENRON NORTH AMERICA CORP., as Debtor in Possession | |
|--|-------|
| By: Name: David C. Williams Title: Agent and Attorney-in-Fact | MKh |
| ENRON POWER MARKETING, INC., as Debtor in Possession | |
| By: Name: David C. Williams Title: Agent and Attorney-in-Fact | arkn |
| CHEYENNE FINANCE S.a.r.l. By: Wall Name: K. Wade Cline Title: Sole Manager | MKN |
| SEQUOIA FINANCIAL ASSETS, LLC By: Kade Cline Name: K. Wade Cline Title: Agent and Attorney-in-Fact | MKN |
| CHEROKEE FINANCE V.O.F. i.l. By: JPMORGAN CHASE BANK, as hold claim in respect of the Cherokee Pref. Interests and as Agent for the Chocta Lenders By: | erred |
| Name: | |

Title:

| | | TH AME | | ORP., | |
|---------------|------------------|----------------------|-----------|---|-------------------------------------|
| | | David C. Agent an | | ıs ey-in-Fac | - * |
| | | ER MAF | | G, INC., | |
| Ву: N Т | larne: 'itle: | David C Agent a | . William | ns ney-in-Fa | ct |
| | | FINANC | | • | |
| | | K. Wad Sole Ma | | *************************************** | |
| SEQU | OIA FI | NANCL | AL ASSI | ets, llc | ; |
| | | K. Wad Agent | | mey-in-F | act |
| CHER | OKEE | FINAN | CE V.O. | F. i.l. | |
| · | claim i | n respect | of the C | NK, as he cherokee her the Che | nolder of the Preferred octaw |
| Ву: | Name: Title: | | ALL | WE | 3/2 |

| By: CHEYENNE FINANCE S.a.r.I. |
|---|
| By: KWade Cline Name: K. Wade Cline |
| Name: K. Wade Cline Title: Agent and Attorney-in-Fact |
| ENDONI EINIANICE DADTNIEDS II C |
| ENRON FINANCE PARTNERS, LLC |
| By: YE |
| Title: |
| JPMORGAN CHASE BANK, as Administrative Agent and Collateral Agent Pursuant to Credit Agreement |
| By: |
| Name: Title: |
| JPMORGAN CHASE BANK, as Administrative Agent and Collateral Agent Pursuant to Funding Agreement |
| By: |
| Name: Title: |
| JPMORGAN CHASE BANK, as Collateral Agent Pursuant to Security Agreement |
| Ву: |
| Name: Title: |
| JPMORGAN CHASE BANK, as Attorney-in-Fact Pursuant to Security Agreement |
| Ву: |
| Name: Title: |

| By: CHEYENNE FINANCE S.E.F.I. |
|---|
| By:Name: K. Wade Cline |
| |
| Title: Agent and Attorney-in-Fact |
| ENRON FINANCE-PARTNERS, LLC |
| Ву: |
| Name: F. HALL WEBB |
| Title: DIRRETOR |
| JPMORGAN CHASE BANK, as Administrative Agent and Collateral Agent Pursuant to Credit Agreement |
| Ву: |
| Name: Title: |
| JPMORGAN CHASE BANK, as Administrative Agent and Collateral Agent Pursuant to Funding Agreement |
| Ву: |
| Name: Title: |
| JPMORGAN CHASE BANK, as Collateral Agent Pursuant to Security Agreement |
| Ву: |
| Name: |
| Title: |
| JPMORGAN CHASE BANK, as Attorney-in-Fact Pursuant to Security Agreement |
| Ву: |
| Name: |
| Title: |

| By: CHEYENNE FINANCE S.a.r.l. |
|---|
| By: |
| Name: K. Wade Cline Title: Agent and Attorney-in-Fact |
| Title. Agent and Attorney in 1 acc |
| ENRON FINANCE PARTNERS, LLC |
| Ву: |
| Name: Title: |
| JPMORGAN CHASE BANK, as Administrative |
| Agent and Collateral Agent Pursuant to Credit Agreement |
| |
| Name: F, HALL WEBL Title: MD |
| JPMORGAN CHASE BANK, as Administrative Agent and Collateral Agent Pursuant to Funding Agreement |
| Ву: |
| Name: F. HALL WEDD Title: MD |
| IPMORGAN CHASE BANK, as Collateral Agent Pursuant to Security Agreement |
| By: |
| Name: F, HALL WEBS Title: MD |
| JPMORGAN CHASE BANK, as Attorney-in-Fact Pursuant to Security Agreement |
| Ву: |
| Name: F, HALL WEBB Title: MD |
| TIME. |

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JPMORGAN CHASE BANK

Name: F, HALL
Title: MD

FARALLON CHOCTAW ENE, L.L.C.

By: FARALLON CAPITAL MANAGEMENT,

L.C., as Manager

ame: William F. Dyhamel, Jr.

Title: Managing Member

FARALLON ZEPHYRUS ENE, L.L.C.

By: FARALLON CAPITAL MANAGEMENT,

L.L.C., as Manager

By: Name: William F. Duhamel,

Title: Managing Member

BEAR STEARNS INVESTMENT PRODUCTS, INC.

By: Name:

Title JOHN McDERMOTT VICE PRESIDENT CREDIT SUISSE FIRST BOSTON

B

Name:

Joseph Brosnan Vice President

Bv:

Name: Titla:

LEIGH DWORKIN
ASSISTANT VICE PRESIDENT

DIVERSIFIED CREDIT STRATEGIES FUND

ву: __

Name:

- Pares NEWS

VILLE PRESEDENT

BEAR STEAR

ALAN J. MINTZ OR MANAGING DIRECTOR

CHOCTAW-ZEPHYRUS SETTLEMENT AGREEMENT

KING STREET CAPITAL MANAGEMENT, LLC

Name:

O. Francis Biondi

Title:

Managing Principal

By: Shired A Mule

CARGILL FINANCIAL SERVICES INTL. INC.

By:

Kirk Ogran

Kelly Schreurs Controller DEUTSCHE BANK TRUST COMPANY AMERIÇA

By:

Name: Title: Scott G. Martin Managing Director ABN AMRO BANK N.V.

By: _______

Name: Title:

DAVID W. STACK ROUP VICE PRESIDENT

Bv:

Name: Title:

WILLIAM J. FITZGERALD GROUP SENIOR VICE PRESIDENT

SPECIAL SITUATIONS INVESTING GROUP, for and on behalf of itself and each, every and all of its past and present officers, directors, shareholders, partners, principals, subsidiaries, agents, employees, representatives and attorneys in any capacity in the Choctaw Transactions and the Zephyrus Transactions, but not on behalf of its affiliates or parent companies

AUTHORIZED SIGNATORY

BNP PARIBAS

By:

Name:

LEJO FERNANDEZ SASSO

Title:

VICE PRESIDENT

By:

Name: Title:

FLETCHER DUKE

REDWOOD MASTER FUND, LTD.

By: Name: JONATHAN KOLATCH

Citle: Oxector

GOLDMAN SAC: IS CREDIT PARTNERS L.P., for and on behalf of itself and each, every and all of its past and present officers, directors, shareholders, partners, principale, subsidiaries, agents, employees, representatives and attorneys in any capacity in the Choctaw Transactions and the Zephyrus Transactions, but 1 of on behalf of its affiliates or parent companies

Authorized Signatory

•

By: _____Name:

Title:

Title:

| VAR | DE FUND | V, L.P. | |
|-----|---------|---------|--|
| By: | | | |
| | Name: | | |

Consented to and Acknowledged By:

THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS

Wells Forgo Bonk, N.A. AS Indenture Trustee